

REMARKS

Applicant reserves all rights in regards to the issue of obviousness and date of invention.

Applicant has cancelled rejected claims 1, 4 through 6, 9 through 11, and 13 through 18.

Applicant has amended the objected to claim 12 so that it incorporates all limitations found in claim 10 upon which it previously depended, but with the limitation of chakra points deleted. Applicants notes that the Ashman reference specifically teaches chakra points and, as such, Applicant deletion of the limitation of chakra points from amended claim 12 further distances the present invention from the teachings of Ashman.

The Examiner's courtesy in entertaining Applicants' representative's April 26, 2007 telephonic inquiry regarding the effect of deleting the limitation of chakra point is acknowledged with appreciation.

Amended claim 12 is neither anticipated by nor obvious in view of the cited prior art, considered alone or in combination and should be allowed.

Applicant has amended the dependency of claims 2, 3, 7, 8, 19 and 20 from canceled claims 1 and 10 to currently amended claim 12. As amended, dependent claims 2, 3, 7, 8, 19 and 20 now include all limitations found in currently amended independent claim 12 and should, therefore, likewise be allowed.

There are no other pending claims.

The prior art made of record by the Examiner is noted and deemed not pertinent to the pending claims.

CONCLUSION

This Amendment and Response is being electronically transmitted via EFS-Web this day Hawaii Standard Time (expected receipt also on April 30, 2007, EST) within the time period allowed for response. The total number of all claims and total number of independent claims after amendment are within the number of total claims and independent claims previously paid for. In the event of a fee deficiency, authorization is hereby given to charge any such fee deficiency (small entity status claimed) to Deposit Account No. 501198.

The Examiner is invited to contact the undersigned attorney at (808) 523-8894, business hours Hawaii standard time, or via email at seth.reiss@lex-ip.com, in order that the undersigned attorney may endeavor to resolve any outstanding issues as expeditiously as possible thereby to avoid prolonged prosecution of the present application.

Respectfully submitted,

/s/ Seth M. Reiss

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